1 KENT R. ROBISON, ESQ. – NSB #1167 krobison@rssblaw.com 2 MICHAELA G. JONES, ESQ. (NSB #15205) mjones@rssblaw.com 3 Robison, Sharp, Sullivan & Brust 71 Washington Street 4 Reno, Nevada 89503 5 Telephone: 775-329-3151 Facsimile: 775-329-7169 6 Attorneys for Defendants 7 8 IN THE UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 9 10 WILLIAM R. MILLER, and all others Case No.: 2:22-CV-00262-JCM-BNW 11 similarly situated, 12 Plaintiff, STIPULATION AND ORDER TO VACATE DEADLINE TO FILE 13 DISCOVERY PLAN AND VS. SCHEDULING ORDER DUE TO 14 CRISIS COLLECTION MANAGEMENT, **SETTLEMENT** LLC; CHRISTOPHER ERIC MUMM; AND 15 ROBERT H. BROILI, 16 Defendants. 17 Defendants Crisis Collection, LLC, Christopher Eric Mumm, and Robert H. Broili 18 ("Defendants"), and Plaintiff William R. Miller ("Plaintiff") (collectively, the "Parties"), by and 19 20 through their undersigned counsel, hereby stipulate and request this Court to vacate the deadline to file the Discovery Plan and Scheduling Order given the Parties' settlement of this matter, as 21 further set forth below: 22 On February 15, 2024, this Court granted the Parties' request for an extension of 23 time to file the Discovery Plan and Scheduling Order given the Parties' efforts to settle this matter 24 (ECF No. 33). 25 2. The Parties have reached a settlement to resolve all claims in this action, and are in 26 the process of executing the formalized settlement agreement. 27

28

3.

The Parties anticipate filing a stipulation for dismissal of this action with prejudice

1 on or before March 15, 2024. 2 Accordingly, the Parties respectfully request that this Court vacate the March 1, 3 2024, deadline to file the Discovery Plan and Scheduling Order. 4 5. The Parties enter into this stipulation in good faith and not for the purposes of delay. 5 DATED this 29th day of February, 2024. DATED this 29th day of February, 2024. 6 ROBISON, SHARP, SULLIVAN & BRUST CHRISTOPHER P. BURKE 71 Washington Street 218 S. Maryland Parkway 7 Reno, Nevada 89503 Las Vegas, Nevada 89101 8 9 /s/ Michaela G. Jones /s/ Christopher P. Burke CHRISTOPHER P. BURKE – NSB #4093 KENT R. ROBISON – NSB #1167 10 MICHAELA G. JONES – NSB #15205 Attorneys for Plaintiff Attorneys for Defendants 11 12 IT IS SO ORDERED. 13 14 15 16 3/1/2024 Dated: 17 18 19 20 21 22 23 24 25 26 27 28

Robison, Sharp, Sullivan & Brust 71 Washington St. Reno, NV 89503 (775) 329-3151

CERTIFICATE OF SERVICE Pursuant to FRCP 5(b), I certify that I am an employee of ROBISON, SHARP, SULLIVAN & BRUST, and that on this 29th day of February, 2024, I caused the foregoing STIPULATION AND ORDER TO VACATE DEADLINE TO FILE DISCOVERY PLAN AND SCHEDULING ORDER DUE TO SETTLEMENT to be served by electronically filing with the Court's CM/ECF Electronic Notification System, which will send notice to the following: CHRISTOPHER P. BURKE attycburke@charter.net atty@cburke.lvcoxmail.com Attorneys for Plaintiff /s/ Michaela G. Jones Employee of Robison, Sharp, Sullivan & Brust